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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/005,596	11/07/2001	Alex E. Henderson	21526-05579	8121	
7	590 01/10/2006	01/10/2006		EXAMINER	
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN			QURESHI, AFSAR M		
12400 WILSH LOS ANGELE	IRE BLVD. 7TH FLOC S. CA 90025	OR .	ART UNIT	PAPER NUMBER	
	-,		2667		

DATE MAILED: 01/10/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	60
	10/005,596	HENDERSON ET AL.	
Office Action Summary	Examiner	Art Unit	-
	Afsar M. Qureshi	2667	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence addres	SS
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS fror a, cause the application to become ABANDON	N. mely filed not be this community of the mailing date of this community (35 U.S.C. § 133).	
Status			
 1) Responsive to communication(s) filed on 26 S 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under E 	s action is non-final. nce except for formal matters, pr		erits is
Disposition of Claims			
4) ☐ Claim(s) 1-17 and 19-22 is/are pending in the 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-17,19-22 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11.	epted or b) objected to by the drawing(s) be held in abeyance. So tion is required if the drawing(s) is of	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	is have been received. Is have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No ved in this National Sta	ge
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail E 5) Notice of Informal 6) Other:		2)

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Response to Amendment

1. This action is responsive to amendment received on 9/26/2005.

2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

3. Claims 1-17, 19-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Michels et al. (US 6,161,144).

Claims 1, 2, 12 and 17. Michels et al. ('Michels' hereinafter) disclose a network switching device 50 (figure 3), receiving network frames and passing the frames to the plurality of search engines 66... (search resources). The search engines determine ports for frames (see fig. 5, also see col. 1, lines 55-61) and transmit the search response, based on the packet request, to the forwarding ports. Michels further discloses primary memory 58 coupled to the switch. The memory 58 (session storage device) has lookup table used to locate iterations of the search, which in turn enable the switch to allow a session to be maintained across multiple packets (see figure 3 and col. 5, lines 26-37).

Michels does not specifically disclose a parser generating packet search request.

However, as one of ordinary skill in the art would realize that any router, switch or network (see figure 3) can be utilized for generating and forwarding a search request via media interface 56 (fig.3).

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Claims 3 and 4 Michels further discloses that media interface 56 reformats the frames in response to modification request form the network (see col. 4, lines 46-65).

Claims 5-6. Michels discloses a management processor coupled to search engines that maintains the lookup table in memories 58, 70 (fig.3) wherein search, by search engine, is performed depending on entries in the lookup table (shortest queue).

As to claim 6, already discussed that the media interface 56 allows the search engine to transmit the modified frames to particular network depending on decision logic 72 (col. 6, lines 29-57).

<u>Claim 7</u>. All the limitations, including packet resources (network) are already discussed in the rejection of claim1 above.

Claims 8, 10, 11, 13, 15, 16, 19, 21 and 22. Michels discloses that requests are made for packet search and to reformat or modify the packet based on search (see rejection of claims 3 and 4). A request to modify is inherent. Further, media interface 56 can functionally be considered as session device sending group of packets that are transmitted to another device or computer in the network (see col. 4, lines 58-65)

<u>Claim 9</u>. Network receiving packets via media interface 56 is already discussed in the rejection of claim1 above.

<u>Claim 14</u>. As discussed above forwarding decision logic 72 (fig.3) receives packet response form search engine (second means) and forwards the frames to the requested ports (see col. 6, lines 20-28).

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Claim 20. As discussed in the rejection of claim 1 above, the network switching device 50, disclosed by Michels, is used to transmit the packet response from the packet resource to the network (see figure 5).

Response to Arguments

4. Applicant's arguments filed on 9/26/2005 have been fully considered but they are not persuasive. The Applicant argued that the cited art does not disclose added limitation of "a session storage device multiple packets". However, Examiner maintains that the function of the claimed storage device is not novel or unique and any storage device, such as look up table or memory as discussed in the rejection of claim 1 above, can be configured by one skilled in the art to help forward the network frames as claimed herein.

In conclusion, claims 1-17, 19-22 remain rejected.

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Afsar M. Qureshi whose telephone number is (571) 272

3178.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Chi Pham can be reached on (571) 272 3179. The fax phone number for

the organization where this application or proceeding is assigned is 571-273 8300.

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AFSAR QURESHI PRIMARY EXAMINER

Jan 4, 2006